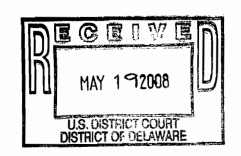
To Clerk of THE VIS. District Court
date 5/15/08

Fram GUARGO FIT GEOLD Corres

5Bi 00180807

REAPPEUL CIV ACT. NO 07-151- JJF.



According to your Position, on The Appeal, it say THAT IF THE PEtition CANIDEM ONSTRATES PATE THE SEASATITION UNIES THE PETITIONER DEMONSTRATES RITHER CAUSE FOR THE Procedural default And Actual Prejudice resulting Therefrom or that a Fundamental Miscorriage of Justice will result if THE Court was Note review the Claims)

McCandless VS Vaugho Exhausted

Corrent flos Exhausted and demonstrates, About THE Prejudice!

O How THE Provotare Prothonounay OFFICE Has Mode a mistake on 5125 if entity Charge THE Way Person, For a Charge Call Stopicities out of Sussex County, Superior Court, Has a warrow our For David & downser Under A/K/O Busayo & Corrent question, Curren, was Arrest By THE STATE

OF De hower Stats Blice troops, Bo Police Station, And Corren was submitted The Deportment of Correnting, under David & Jones THE CALL False impersonment) @ False Arrest, That is able Prejudice, and wronged Phasecution and Borns Was Arrest, and did time of That Officer!!!!

MAY 19 2008

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PETITION UNDER 28 U.S.C. § 2254 FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

	United States District Cour	t	Distric	t:	
	(under which you were convicted): ANGIFINGENEER	IKIA U	IVIL E	: Jer	Docket or Case No.:
Diago	of Confinement: OIHMENT oF Correctional 11811	- ^			Prisoner No.:
	Oner (include the name under which you were co				authorized person having custody of petitioner)
Gi	JANGO F Corres A/K/f	David Edan	v. ,	~ Ci	usia
The A	Attorney General of the State of				
1.	(a) Name and location of court that Kent Court Superior	entered the judg	ment of c	onvictic UE G	irean Bover Del 14901
 3. 4. 	Length of sentence: Time &	tion (if you know en 10, 2007 Servec, .): Disa	4755 57079 f more t	than one crime? TYes D
3.	(a) Date of the judgment of conviction (b) Date of sentencing: Ochob Length of sentence:	tion (if you know er 10, 2007) Servec, In more than one of ere convicted and): Disa	4755 57079 f more t	than one crime? TYes D
 4. 	(a) Date of the judgment of conviction (b) Date of sentencing: Ochob Length of sentence: In this case, were you convicted or Identify all crimes of which you we	tion (if you know er 10, 2007) Servec, In more than one of ere convicted and): Disa	4755 57079 f more t	than one crime? TYes D
3. 4.	(a) Date of the judgment of conviction (b) Date of sentencing: Ochob Length of sentence: In this case, were you convicted or Identify all crimes of which you we	tion (if you known for 10, 2007) Servec, In more than one of the convicted and the c): Disa	4755 57079 f more t	than one crime? TYes D
 4. 5. 	(a) Date of the judgment of conviction (b) Date of sentencing: Octob Length of sentence: Time & State of the sentence: In this case, were you convicted or Identify all crimes of which you we WroLofed of Proboto	tion (if you known for 10, 2007) Servec, In more than one of the convicted and the c): Disa	4755 57079 f more t	than one crime? TYes D

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(b) If you entered a guilty plea to one count or charge and a not guilty plea to another count or charge, what did

you plead guilty to and what did you plead not guilty to?

it was super or BE THE VIOLATED OF Probotion Corres Wosnitot No Violoted,

(c) If you went to trial, what kind of trial did you have? (Check one)

Jury Judge only

Did you testify at a pretrial hearing, trial, or a post-trial hearing? 7.

☐ Yes

8. Did you appeal from the judgment of conviction?

> Yes O No

If you did appeal, answer the following: 38/ · 9.

> Superme Court (a) Name of court:

(b) Docket or case number (if you know): Dismiss

(c) Result:

(d) Date of result (if you know).

(e) Citation to the case (if you know);

(f) Grounds raised:

I try to traised But They did Nor

WONT to HOR AT'S

(g) Did you seek further review by a higher state court?

O Yes No

If yes, answer the following: ~/A

(1) Name of court:

(2) Docket or case number (if you know)

(3) Result:

(4) Date of result (if you know):

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		(5) Citation to the case (if you know):	
		(6) Grounds raised:	
	(h) Dio	d you file a petition for certiorari in the United States Supreme Court? Yes D No	
		If yes, answer the following: Dismiss	
		(1) Docket or case number (if you know): 581	
		(2) Result: Wi	
		(3) Date of result (if you know): λ / Λ	
		(4) Citation to the case (if you know): \nearrow/\nearrow	
10.	Other	than the direct appeals listed above, have you previously filed any other petitions, applications, or motion	5
	conce	eming this judgment of conviction in any state court? Q Yes PNo	
11.	If you	ir answer to Question 10 was "Yes," give the following information:	
	(a)	(1) Name of court:	
		(2) Docket or case number (if you know):	
		(3) Date of filing (if you know):	
		(4) Nature of the proceeding:	
		(5) Grounds raised:	

(6) Did you receive a hearing where evidence was given on your petition, application, or motion?

No No Yes

(7) Result:

(8) Date of result (if you know):

(b) If you filed any secor	d petition, application	, or motion,	give the same i	nformation:

- (1) Name of court:
- (2) Docket or case number (if you know):
- (3) Date of filing (if you know):
- (4) Nature of the proceeding: W/
- (5) Grounds raised:

(6) Did you receive a hearing where evidence was given on your petition, application, or motion?

- ☐ Yes
- (7) Result:
- (8) Date of result (if you know): $\begin{cases} \begin{cases} \begin{ca$

(c) If you filed any third petition, application, or motion, give the same information:

- (1) Name of court: A N
- (2) Docket or case number (if you know):
- (3) Date of filing (if you know): MM
- (4) Nature of the proceeding:
- (5) Grounds raised:

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(b) If you did not exhaust your state remedies on Ground One, explain why:

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(c)	Direct Appeal of Ground One:				/	
	(1) If you appealed from the judgment of conviction, did you raise this issue?	O	Yes	Ø	No	
	(2) If you did not raise this issue in your direct appeal, explain why:					
,	·	1				
(d) Pos	t-Conviction Proceedings:				•	•
	(1) Did you raise this issue through a post-conviction motion or petition for habeas co	orpus	in a sta	te tria	court?	?
	☐ Yes □ No					
.:	(2) If your answer to Question (d)(1) is "Yes," state:	•				
	Type of motion or petition:					
	Name and location of the court where the motion or petition was filed:					
٠	Docket or case number (if you know):					
	Date of the court's decision:	•				
	Result (attach a copy of the court's opinion or order, if available):					
٠		_	Vaa	a	No	
	(3) Did you receive a hearing on your motion or petition?		Yes Yes	رب احا	No.	
	(4) Did you appeal from the denial of your motion or petition?		Yes		No	
	(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal?(6) If your answer to Question (d)(4) is "Yes," state:	J	1 03		110	
	Name and location of the court where the appeal was filed:	£		÷		
	Docket or case number (if you know):					
	Date of the court's decision:					
	Result (attach a copy of the court's opinion or order, if available):					
	(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you o	lid no	ot raise 1	this iss	sue:	

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(e) Oth	ter Remedies: Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that you have
	exhaust your state remedies on Ground One: 1746 Condition Was All term of Probation Are reimpost.
GROU	IND TWO: YOU CONT WIN
(a) Sup	oporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
	rred Violated Probotion 23 time And HAVE 73 Arrest
Probati	Judge spid, But the Judge still gove Cerred lyear HILeucls wer Again. Judge James T VAUgita, He Also Sentecing corres to Level I from DS To All the Judge in the Superior Count. Are playing with yestern Corres Been in the System For 35 year on Probation Level III Probation
(c)	Direct Appeal of Ground Two:
	(1) If you appealed from the judgment of conviction, did you raise this issue?
	(2) If you did not raise this issue in your direct appeal, explain why:
(d)	Post-Conviction Proceedings:
	(Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court? Yes D No
	(2) If your answer to Question (d)(1) is "Yes," state: if was Disonts
	Type of motion or petition:
	Name and location of the court where the motion or petition was filed:
	Docket or case number (if you know):

Date of the court's decision:

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(b) if	you did not exhaust your state remedies on Ground Three, explain why?	
,	i.	2
(c)	Direct Appeal of Ground Three:	/
	(1) If you appealed from the judgment of conviction, did you raise this issue?	0
	(2) If you did not raise this issue in your direct appeal, explain why:	
(d)	Post-Conviction Proceedings:	
	(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial c	ourt?
	☐ Yes ☐ No	
	(2) If your answer to Question (d)(1) is "Yes," state:	
	Type of motion or petition:	
	Name and location of the court where the motion or petition was filed:	
	Docket or case number (if you know):	
	Date of the court's decision:	
	Result (attach a copy of the court's opinion or order, if available):	
	:	1
	(3) Did you receive a hearing on your motion or petition?	10
	(4) Did you appeal from the denial of your motion or petition?	No
	(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal? Yes	No.
	(6) If your answer to Question (d)(4) is "Yes," state:	
	Name and location of the court where the appeal was filed:	
	Docket or case number (if you know):	
	Date of the court's decision:	
	Result (attach a copy of the court's opinion or order, if available):	

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	(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue: 1746 185665 Corred 179 16 Rpiss No Body Wash to Herry and
(e)	Other Remedies: Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that you
G.	have used to exhaust your state remedies on Ground Three: AREA 15 ENTITLE TO POTITION ON ATS Ground OF FLOSE IMPERSONMENT
	ON Cirmal Impersormant LUDS INCERCORDED Under Anothe
GROU	ND FOUR: - NOME,
(a) Sup	Corres WHOIE Cirms History Record and In Violoted porting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
Cor	rea Has Been in THE System ON 174E ACCOUNT. OF
(b) If y	ou did not exhaust your state remedies on Ground Four, explain why: is the Abuse Hew the dudge Just Want to you in they stype
(c)	Direct Appeal of Ground Four: (1) If you appealed from the judgment of conviction, did you raise this issue? (2) If you did not raise this issue in your direct appeal, explain why:
(d)	Post-Conviction Proceedings:

(Rev. 12/0	Keut County Superior Court Rule 61, Name and location of the court where the motion or petition was filed:	Page 12
	Dischiss	
	Docket or case number (if you know):	
	Date of the court's decision:	,
	Result (attach a copy of the court's opinion or order, if available):	
	(3) Did you receive a hearing on your motion or petition?	
	(4) Did you appeal from the denial of your motion or petition?	
	(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal? Yes	
	(6) If your answer to Question (d)(4) is "Yes," state:	
	Name and location of the court where the appeal was filed:	
	Docket or case number (if you know): Date of the court's decision: Result (attach a copy of the court's opinion or order, if available):	
	(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:	
(e)	Other Remedies: Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that have used to exhaust your state remedies on Ground Four:	t you
NO ONE	wort to Here it dust Dismiss THG Petitied	

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14.

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- 13. Please answer these additional questions about the petition you are filing:
 - (a) Have all grounds for relief that you have raised in this petition been presented to the highest state court having jurisdiction? 2 Yes O No If your answer is "No," state which grounds have not been so presented and give your reason(s) for not presenting them:
 - (b) Is there any ground in this petition that has not been presented in some state or federal court? If so, ground or grounds have not been presented, and state your reasons for not presenting them:
- Have you previously filed any type of petition, application, or motion in a federal court regarding the conviction Yes No that you challenge in this petition? If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, the issues raised, the date of the court's decision, and the result for each petition, application, or motion filed. Attach a copy of any court opinion or order, if available.

Dismiss

15. Do you have any petition or appeal now pending (filed and not decided yet) in any court, either state or federal, for the judgment you are challenging? ☐ Yes If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, and the raised.

Deputy Attorey General
Department of Justice
102 W water Street Dover Del. 14901

SAO 241 (Rev 12/04)	GREGORY BABOWAL ESQUIRE	Page 14						
16.	Give the name and address, if you know, of each attorney who represented you in the following stages of the							
	judgment you are challenging: Try to But Dismiss							
	(a) At preliminary hearing:							
	(b) At arraignment and plea:							
	(c) At trial: N/Q							
	(d) At sentencing: All term of Condition All Temiposed							
	(e) On appeal: Level III Probotion							
	(f) In any post-conviction proceeding: (Dismiss	***************************************						
	(g) On appeal from any ruling against you in a post-conviction proceeding:							
17.	Do you have any future sentence to serve after you complete the sentence for the judgment that you are							
	challenging? . The Yes No							
	(a) If so, give name and location of court that imposed the other sentence you will serve in the future:							
	•							
	(b) Give the date the other sentence was imposed:							
	(c) Give the length of the other sentence:							
	(d) Have you filed, or do you plan to file, any petition that challenges the judgment or sentence to be served	in the						
	future?							

TIMELINESS OF PETITION: If your judgment of conviction became final over one year ago, you must explain

the one-year statute of limitations as contained in 28 U.S.C. § 2244(d) does not bar your petition.*

18.

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* The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2244(d) provides in part that:

- (1) A one-year period of limitation shall apply to an application for a writ of habeas corpus by a person in custody pursuant to the judgment of a State court. The limitation period shall run from the latest of -
 - (A) the date on which the judgment became final by the conclusion of direct review or the expiration of the time for seeking such review;
 - (B) the date on which the impediment to filing an application created by State action in violation of the Constitution or laws of the United States is removed, if the applicant was prevented from filing by such state action;
 - (C) the date on which the constitutional right asserted was initially recognized by the Supreme Court, if the right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or
 - (D) the date on which the factual predicate of the claim or claims presented could have been discovered through the exercise of due diligence.

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(2)	The time during which a properly filed application for State post-conviction or other collateral review with respect to the pertinent judgment or claim is pending shall not be counted toward any period of limitation under this subsection.	
Therefore, petit	tioner asks that the Court grant the following relief:	
÷,		
	•	
or any other rel	lief to which petitioner may be entitled.	
	Signature of Attorney (if any)	
•		
Writ of Habeas	med) on April 1 08 (date).	
ć	Signature of Petitioner	
If the person s	signing is not petitioner, state relationship to petitioner and explain why petitioner is not signing this petitio	n.
	IN FORMA PAUPERIS DECLARATION	
	[insert appropriate court]	